



Docket No.: 215530US2PCT
Date Allowed: 12/20/06

COMMISSIONER FOR PATENTS
ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 09/926,751
Applicants: Horea BACILA, et al.
Filing Date: April 1, 2002
For: APPARATUS AND A METHOD FOR SUPPLYING
INFORMATION
Group Art Unit: 2168
Examiner: Robinson, G.L.

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SIR:

Attached hereto for filing are the following papers:

**COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE
COMMENTS ON EXAMINER'S AMENDMENT AND SUBSTANCE OF INTERVIEW**

Our check in the amount of \$ - 0 - is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R. 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

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IN THE UNITED STATES PATENT & TRADEMARK OFFICE

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|--|----------------------------|
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COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

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The examiner's reasons for allowance stated that:

“Specifically the prior art does not disclose the following limitation: first receiving means for receiving said changing information; and second receiving means for receiving said changing information in synchronism with first receiving means as cited in independent Claims 1, 2, 32, 54 and 55; and advising means for advising the interested subscriber of the received changing information cited in independent Claims 25-28, 47, 48 and 50.”

It is noted however that: 1) Claim 55 does not recite first and second receiving means; and 2) Claims 47, 48 and 50 are method claims which do not recite advising means.

The examiner's reasons for allowance should therefore be amended and expanded by replacing the above-mentioned sentence with the following:

“Specifically the prior art does not disclose the following limitations:

1) first receiving means for receiving said changing information and second receiving means for receiving said changing information in synchronism with the first receiving means as recited in independent Claims 1, 2, 32, 54; or

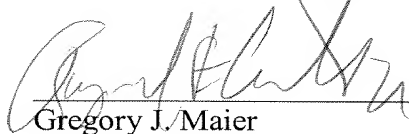
2) a first receiver operable to receive said changing information and a second receiver operable to receive said changing information in synchronism with the first receiver as recited in independent Claim 55; or

3) advising means for advising the interested subscriber of the received changing information as recited in independent Claims 25-28; or

4) advising the interested subscriber of the received changing information as recited in independent Claims 47, 48 and 50.”

Respectfully submitted,

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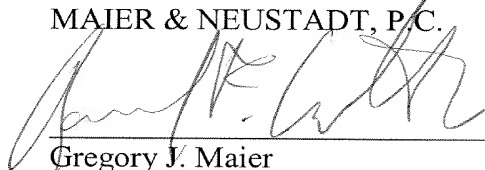
SIR:

As noted on the Interview Summary attached to the "Notice of Allowability" (PTOL-37) that is in turn attached to the "Notice of Allowance and Fee(s) Due" mailed December 20, 2006, Applicants' Representative gave the Examiner authority to cancel Claims 33-43 and 58 without prejudice or disclaimer on December 18, 2006, in a telephone interview with the Examiner. No prior art references or rejections were discussed.

Applicants' Representative further agreed to provide a corrected Figure 1 in which the reference characters 5 are renumbered as "5a," "5b," "5c," and "5d" and authorized the change to the specification at page 8, line 13 to incorporate a similar change from "5" to "5a," "5b," "5c," and "5d" at the Examiner's request.

Respectfully submitted,

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